

THERE'S

No doubt about our having the largest, finest, and most select line of Men's and Boy's wearables in town.

Here are a few specially interesting items from all over the store. A lot of navy blue, clay diagonal sack suits at \$15 that you'll not find anywhere else under \$20.

GENUINE ENGLISH TAFFETA FLANNEL Night Robes, SIXTY INCHES LONG, at \$4.75 each. Pajamas, same material, at \$3.75 and \$5 per suit.

The usual \$8.50, \$8, \$7.50, and \$7 Short Pants Suits, with an extra pair of pants, at \$4.75 per suit.

All sizes of OUR WORLD-RENOVED \$3 MEN'S DERBY, in all standard blocks.

Robinson, Chery & Co., Clothes, Hats, and Furnishings, Twelfth and F Sts.

LAST NIGHT'S BIG CROWD

—was too much for us! You Ladies and Gentlemen who were unable to get waited upon should return Monday.

Another week of great shoe selling, beginning tomorrow. Here are the trade "magnets."

- Ladies' \$2.50 Shoes, \$1.98. Ladies' \$3.50 Shoes, \$2.48. Men's \$4.50 Shoes, \$2.98. \$1.25 Infants' Shoes, 75c.

MOORE'S SHOE PALACE, 810 7th St.

Get Out

Of the old rut—quit buying ready-made clothing. You can dress in the pink of fashion for less than you have been paying for these "ready-mades."

Misfit Clothing Co.,

941 Pa. Ave. N. W., Between 9th and 10th Streets.

Geo. C. BERGLING, IMPORTING TAILOR, 128 F St. N. W.

A Havana Filler Cigar That Costs But 5 Cents.

The "ROYAL PHOENIX" is made of selected Havana-Sun tobacco with a real Havana-Sun wrapper.

JAS. L. BARBOUR & SON, Jobbers and Importers and Caterers to Hotels.

Youman's New York Hats

—are fanciful in shape and texture. —A "Youman" will outwear three or four cheap hats—so say nothing about the satisfaction of wearing a "correct" style hat.

JAMES Y. DAVIS' SONS, HATTERS AND FURRIERS, 1801 PENN. AVE. N. W.

Geo. W. Spier, 310 9th St. "WATCH EXPERT."

Lawyers

Have need for just such work as we do—good "BRIEF" PRINTING. Quick, correct printing is one of the branches of our business that we give special attention to.

McGILL & WALLACE, Printers, 1107 E Street Northwest.

Don't Take Chances.

There is but one

BROMOSODA

and that's the one you want for headache, headache, nervous debility, and indigestion.

Everybody sells it. Made by W. R. Warner & Co., Philadelphia and New York.

REMOVAL!

Mrs. M. J. Colley has moved from the Windsor Hotel, corner Fifteenth street and New York avenue, to the Morris-st. corner Fourteenth and H streets northwest.

For terms and further particulars apply to

MRS. M. J. COLLEY, Prop.

CONCERNS OF THE DISTRICT

Reports of the Superintendent of Charities Examined.

SLIGHT INCREASE IN ESTIMATE

Value of Workhouse Labor as Shown by Supt. Stoutenburg—Attorney Thomas' Opinion as to the Power of the Commissioners to Regulate Sweeping of Sidewalks.

The District Commissioners were engaged yesterday in examining reports submitted by the superintendent of charities and in preparing estimates for the various reformatories, hospitals, and other institutions under the superintendent's charge.

The estimates, as stated last night, for maintenance of the several institutions will be slightly increased over the last appropriation, but in general they will be substantially the same.

Among other reports submitted was that of the Columbia Hospital, and the following comparative statements are extracted: The number of patients in the hospital July 1, 1893, was 46; admitted during the year, 643; total to be accounted for, 689.

Medical report—There were 372 patients to be accounted for in the gynecological department. Number July 1, 1893, 25; admitted during the year, 347; discharged, 330; died, 21; in hospital July 1, 21.

James D. McChesney, treasurer, estimates for the support and maintenance of Columbia Hospital for Women and Lying-in Hospital, \$250,000 for the year ending June 30, 1895.

RECORDS OF THE COURT.

Circuit Court, No. 11—Justice Ingram.—Thomas Hines vs. Georgetown Gaslight Company; motion to strike from calendar, motion sustained and twenty days allowed defendant to plead cause of answer.

Justice Ingram.—Estate of John W. Todd; motion to strike out flat terminated October 13. Koch vs. Leeller; motion to set aside verdict and for new trial overruled and judgment affirmed.

Justice Ingram.—Estate of Charles Gessler; order for sale of certain notes. Estate of Susan Lindley; inventory of money (\$1,000) and account of sales of personalities (\$238.80) filed.

Justice Ingram.—Estate of Timothy Cunningham; final notice issued on motion of Thomas Flaherty and William T. Long, administrators, appointing Friday, November 2, 1894, for settlement to be published one in each of three successive weeks before said day.

Justice Ingram.—Estate of John E. Mitchell; order of appointment with bond, \$4,000.

Justice Ingram.—The following defendants were arraigned and pleaded not guilty: Samuel Samuels, larceny; Louis Mergent, second offense of petit larceny; Della Lewis, false pretenses; Daniel Brook, larceny from the person; Stewart E. Shepherd and James L. Miller, housebreaking (motion for severance on part of Shepherd); and Mary Scott, alias Roeder, larceny; Frank Aldrich, forgery; Adolph Strogon, motion for next Monday to first convenient day week following. Emma Randolph and James E. Diggs, housebreaking; motion for removal issued. Ella Wilson, larceny from person; personal recognizance \$100 taken. Walter Geddis, larceny; recognizance \$500 taken; Julian W. Deane surety. Walter Geddis, larceny; personal recognizance \$1,000 taken.

Justice Ingram.—Estate of Laura V. Mitchell for appointment of executor confirmed and committee appointed. Lyon vs. Clarke; motion for appointment of new trustee denied. Schwartz vs. Schenckman; rule on defendants returnable October, 1894, granted. Assignment—Nos. 14, 40, 15, 22, 23, 24, 26, 28, 29, and 30.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

LANSBURGH & BRO.

All Sizes From 34 to 44. We alone make and sell the FAMOUS JENKINS MILLER SHOE FOR WOMEN. It's common sense shoe, easily worth \$6.00, that we sell for \$5.00.

HANCES are we can please you with shoes this season as you never have been pleased before. Our Fall Stock's right in the line of fashion— the styles that are stylish are represented here in abundance—some rare ones—that you'll find here only.

Men's \$2.50 Shoes. But \$2.50 here only for this week. Regular \$3 grade of ours—\$4 of others. Calif. Hats, with "Elite" tips.

Men's Bicycle Shoes. Hats, of the famous H. S. & H. make, marked \$2.50 this week instead of \$3.50.

Child's Dancing Shoes. All the popular kinds. Sizes 7 to 10 1/2 for \$1.33. Sizes 11 to 12 for \$1.40. LADIES' SIZES, 2 1/2 to 5, \$1.50.

F. CROCKER, Treasurer, 939 Pa. Ave.

RECORDS OF THE COURT. Circuit Court, No. 11—Justice Ingram.—Thomas Hines vs. Georgetown Gaslight Company; motion to strike from calendar, motion sustained and twenty days allowed defendant to plead cause of answer.

Justice Ingram.—Estate of John W. Todd; motion to strike out flat terminated October 13. Koch vs. Leeller; motion to set aside verdict and for new trial overruled and judgment affirmed.

Justice Ingram.—Estate of Charles Gessler; order for sale of certain notes. Estate of Susan Lindley; inventory of money (\$1,000) and account of sales of personalities (\$238.80) filed.

Justice Ingram.—Estate of Timothy Cunningham; final notice issued on motion of Thomas Flaherty and William T. Long, administrators, appointing Friday, November 2, 1894, for settlement to be published one in each of three successive weeks before said day.

Justice Ingram.—Estate of John E. Mitchell; order of appointment with bond, \$4,000.

Justice Ingram.—The following defendants were arraigned and pleaded not guilty: Samuel Samuels, larceny; Louis Mergent, second offense of petit larceny; Della Lewis, false pretenses; Daniel Brook, larceny from the person; Stewart E. Shepherd and James L. Miller, housebreaking (motion for severance on part of Shepherd); and Mary Scott, alias Roeder, larceny; Frank Aldrich, forgery; Adolph Strogon, motion for next Monday to first convenient day week following. Emma Randolph and James E. Diggs, housebreaking; motion for removal issued. Ella Wilson, larceny from person; personal recognizance \$100 taken. Walter Geddis, larceny; recognizance \$500 taken; Julian W. Deane surety. Walter Geddis, larceny; personal recognizance \$1,000 taken.

Justice Ingram.—Estate of Laura V. Mitchell for appointment of executor confirmed and committee appointed. Lyon vs. Clarke; motion for appointment of new trustee denied. Schwartz vs. Schenckman; rule on defendants returnable October, 1894, granted. Assignment—Nos. 14, 40, 15, 22, 23, 24, 26, 28, 29, and 30.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

Justice Ingram.—Estate of J. E. Sebring; order for transcript of record till October 15, 1894. Gordon vs. Gordon; order consolidating cause with equity cause No. 15,715. Gordon vs. Gordon; rule to show cause returnable October 11, 1894. Assignment—Nos. 81, 82, 83, 84, 85, 86, 87, 89, and 90.

LANSBURGH & BRO.

All Sizes From 34 to 44. We alone make and sell the FAMOUS JENKINS MILLER SHOE FOR WOMEN. It's common sense shoe, easily worth \$6.00, that we sell for \$5.00.

HANCES are we can please you with shoes this season as you never have been pleased before. Our Fall Stock's right in the line of fashion— the styles that are stylish are represented here in abundance—some rare ones—that you'll find here only.

Men's \$2.50 Shoes. But \$2.50 here only for this week. Regular \$3 grade of ours—\$4 of others. Calif. Hats, with "Elite" tips.

Men's Bicycle Shoes. Hats, of the famous H. S. & H. make, marked \$2.50 this week instead of \$3.50.

Child's Dancing Shoes. All the popular kinds. Sizes 7 to 10 1/2 for \$1.33. Sizes 11 to 12 for \$1.40. LADIES' SIZES, 2 1/2 to 5, \$1.50.

F. CROCKER, Treasurer, 939 Pa. Ave.

RECORDS OF THE COURT. Circuit Court, No. 11—Justice Ingram.—Thomas Hines vs. Georgetown Gaslight Company; motion to strike from calendar, motion sustained and twenty days allowed defendant to plead cause of answer.

Justice Ingram.—Estate of John W. Todd; motion to strike out flat terminated October 13. Koch vs. Leeller; motion to set aside verdict and for new trial overruled and judgment affirmed.

Justice Ingram.—Estate of Charles Gessler; order for sale of certain notes. Estate of Susan Lindley; inventory of money (\$1,000) and account of sales of personalities (\$238.80) filed.

Justice Ingram.—Estate of Timothy Cunningham; final notice issued on motion of Thomas Flaherty and William T.